



# Journal of the Senate

Number 14

Thursday, February 18, 1982

## BILL ACTION SUMMARY

Thursday, February 18, 1982

H 109	Substituted for SB 153; Passed
S 38	Passed as amended
S 66	Passed as amended
S 123	C/S passed as amended
S 124	C/S passed as amended
S 134	C/S passed as amended
S 153	Idea./Sim. House Bill substituted, passed; refer to HB 109
S 156	Passed as amended
S 298	C/S passed as amended
S 355	Passed
S 358	Passed
S 388	Passed
S 396	Passed
S 411	Passed as amended
S 422	Passed
S 456	Passed
S 492	Passed
S 510	Passed
S 528	Passed
S 567	Passed
S 586	Passed
S 600	Passed
S 601	Passed
S 973	Reconsidered Passed as amended
S 996	Passed
S 997	Passed
S 998	Passed
S 1001	Passed
S 1004	Passed
S 1005	Passed
S 1006	Adopted
S 1007	Passed
S 1008	Passed
S 1009	Passed
S 1011	Passed
S 1013	Passed
S 1014	Passed
S 1015	Passed
S 1017	Passed; Immediately certified

before them that the wisdom of God cannot solve. As thou hast guided men in the past, so guide these today by your Holy Spirit.

Help our leaders to weigh their words, that their words may carry weight. And most of all, that they may echo thy will. As we stand before you in humbleness of heart, we are reminded of the prayer of our Lord Jesus Christ when he said, "Our Father which art in Heaven, hallowed be thy name, thy kingdom come, thy will be done in earth as it is in Heaven. Give us this day our daily bread, and forgive us our debts as we forgive our debtors. And lead us not into temptation, but deliver us from evil, for thine is the kingdom and the power and the glory forever."

Again, we commit these today to your care and loving guidance. Overshadow each one of them with your loving-kindness and keep them this day, we pray in Jesus' name. Amen.

## REPORTS OF COMMITTEES

The Committee on Commerce recommends the following pass: SB 604 with 6 amendments

The bill was referred to the Committee on Appropriations under the original reference.

The Committee on Commerce recommends the following pass: SB 497 with 1 amendment, SB 629, SB 837 with 1 amendment

The bills were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Corrections, Probation and Parole recommends the following pass: SB 956 with 2 amendments

The bill was referred to the Committee on Judiciary-Criminal under the original reference.

The Committee on Commerce recommends the following pass: SB 381, SB 655 with 2 amendments, CS for SB 722, SB 832 with 1 amendment, SB 924 with 1 amendment

The bills were placed on the calendar.

## REQUEST FOR EXTENSION OF TIME

February 18, 1982

The Committee on Education requests an extension of 15 days for consideration of the following: SB 483

## EXECUTIVE BUSINESS

The Honorable W. D. Childers  
President, The Florida Senate

February 16, 1982

Dear Mr. President:

The following executive appointments were referred to the Senate Committee on Executive Business for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate:

Office and Appointment	For Term Ending
1. Board of Architecture, Member Appointee: Gonzalez-Pando, Miguel	12/17/84
2. Barbers' Board, Members Appointees: Allen, Grady H. Baldy, James H.	6/30/82 11/22/85

The Senate was called to order by the President at 9:00 a.m.  
A quorum present—40:

Mr. President	Grizzle	Lewis	Scott
Anderson	Hair	Margolis	Skinner
Barron	Henderson	Maxwell	Steinberg
Beard	Hill	McClain	Stevens
Carlucci	Jenkins	McKnight	Stuart
Childers, D.	Jenne	Neal	Thomas
Dunn	Jennings	Peterson	Tobiasen
Frank	Johnston	Poole	Trask
Gersten	Kirkpatrick	Rehm	Vogt
Gordon	Langley	Renick	Ware

Excused: Senator Neal from 10:00 a.m. until 10:45 a.m.

Prayer by the Rev. Tom Capps, Pastor, First Assembly of God, Plant City:

Our Father in Heaven, we are eternally grateful for the blessings which you have bestowed upon us. We come before you today to pray for the members of this body in their responsibilities. Father, help them in their offices, in committees, and above all, as they meet here in legislative session. Give to them the faith to believe that there is no problem

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
3. Commission for Purchase from the Blind or Other Severely Handicapped, Members Appointees: Coloney, Wayne H. Harman, George L. Huerta, Jr., Marcelino Thompson, William S.	10/1/85 10/1/85 10/1/84 10/1/83	18. Lake City Community College, Board of Trustees, Members Appointees: Johns, Norman Joseph McRae, Jr., Barney E.	5/31/85 5/31/85
4. Board of Building Codes and Standards, Members Appointees: Adamek, Paul R. Brabham, Lewis C. Crowell, James E. Desharnais, George Logan, Alan R. Miller, Leonard Moore, Douglas M. Moses, Thomas M. Sechler, Thomas A. Tharpe, Chet S. Thompson, Jr., Milton E. Warren, Glenn T.	2/11/85 12/8/85 1/31/83 1/9/85 2/7/85 1/21/83 1/23/83 1/15/83 3/11/85 2/7/85 5/1/83 2/3/83	19. Lake-Sumter Community College, Board of Trustees, Members Appointees: Conant, Philip D. Savage, Beulah M. Thornton, Freddie K.	5/31/85 5/31/85 5/31/85
5. Career Service Commission, Member Appointee: Quigley, Edward Thomas	11/22/85	20. Manatee Junior College, Board of Trustees, Members Appointees: Blue, John R. Woodson, James	5/31/85 5/31/85
6. Board of Chiropractic, Members Appointees: Grossman, Joel M. Harris, Ronald L.	8/1/85 8/1/85	21. Miami-Dade Community College, Board of Trustees, Member Appointee: Gill, Daniel Kenneth	5/31/85
7. Hillsborough County Civil Service Board, Members Appointees: Alderman, Janet M. Bertoncini, Betty J. Cummings, John Patrick Evans, George Ellis	7/2/85 7/2/85 7/2/85 7/2/85	22. North Florida Junior College, Board of Trustees, Member Appointee: Smith, Harold L.	5/31/85
8. State Community College Coordinating Board, Member Appointee: Fulford, Richard C.	9/15/82	23. Okaloosa-Walton Junior College, Board of Trustees, Members Appointees: Connors, Nancy A. McDonald, Brady Lea Meigs, William W.	5/31/85 5/31/85 5/31/85
9. Brevard Community College, Board of Trustees, Member Appointee: Williams, Jr., Ralph M.	5/31/85	24. Palm Beach Junior College, Board of Trustees, Members Appointees: Hand, Frances R. Lichtblau, Philip O.	5/31/85 5/31/85
10. Broward Community College, Board of Trustees, Member Appointee: Lantz, Chas. W.	5/31/85	25. Pasco-Hernando Community College, Board of Trustees, Members Appointees: Copeland, Eugene Gregory Hunter, Jr., Robert E. Loftin, Myra W.	5/31/85 5/31/85 5/31/85
11. Central Florida Community College, Board of Trustees, Members Appointees: Jordan, T. Scott Ritz, N. William	5/31/85 5/31/83	26. Pensacola Junior College, Board of Trustees, Members Appointees: Boyd, Charles Flynn Dixon, S. S.	5/31/85 5/31/85
12. Daytona Beach Community College, Board of Trustees, Members Appointees: Gillespie, Sally I. McKinnon, Jr., Noah C. Williams, Sr., George R.	5/31/85 5/31/85 5/31/85	27. Polk Community College, Board of Trustees, Members Appointees: Bice, W. T. Jackson, Larry R.	5/31/85 5/31/85
13. Edison Community College, Board of Trustees, Members Appointees: Cunningham, Harry M. Wiley, Jr., Thomas M. Wotitzky, Leo	5/31/85 5/31/85 5/31/85	28. Santa Fe Community College, Board of Trustees, Members Appointees: Gresham, W. Marvin Gruen, Donna Jones, Elizabeth N.	5/31/83 5/31/85 5/31/85
14. Florida Junior College at Jacksonville, Board of Trustees, Members Appointees: Carver, Diane B. Cook, Betty P.	5/31/83 5/31/85	29. Seminole Community College, Board of Trustees, Member Appointee: Russell, Dora Lee	5/31/85
15. Hillsborough Community College, Board of Trustees, Members Appointees: Bing, E. L. Poppell, R. T. Williams, Julia B.	5/31/85 5/31/82 5/31/85	30. St. Johns River Community College, Board of Trustees, Members Appointees: Daniels, John W. Hudson, Robert E.	5/31/85 5/31/85
16. Indian River Community College, Board of Trustees, Members Appointees: Melear, Roger Rizzolo, Janet P.	5/31/82 5/31/85	31. South Florida Junior College, Board of Trustees, Members Appointees: Collins, Sylvia McDonald Ezelle, Marcus J. Shackelford, Peggy E. Williams, Wendell W.	5/31/82 5/31/85 5/31/85 5/31/85
17. Florida Keys Community College, Board of Trustees, Members Appointees: Martin, William J. Shaw, Fred	5/31/85 5/31/85	32. Tallahassee Community College, Board of Trustees, Members Appointees: D'Alemberte, Richard W. Langston, Ronald I.	5/31/85 5/31/85
		33. Valencia Community College, Board of Trustees, Members Appointees: Lupfer, Barbara G. Martinez, Rafael E.	5/31/85 5/31/85
		34. Construction Industry Licensing Board, Member Appointee: Smith, Ronald L.	2/18/84

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
35. Florida School for the Deaf and the Blind, Board of Trustees, Members Appointees: Gold, Gay Mauldin, Mary M.	11/20/85 12/10/84	49. State Board of Independent Colleges and Universities, Members Appointees: Barritt, Evelyn R. Bender, Louis W. Bowman, Marion Dansby, Grace H. Dillon, Richard T. Hamilton, Clinton D. Jones, Donald C.	9/30/84 9/30/84 9/30/82 9/30/83 9/30/82 9/30/84 9/30/82
36. Education Practices Commission, Members Appointees: Bethel, Aaron C. Lowry, Sr., A. Leon Rich, Richard N. Richey, Thomas L.	9/30/84 9/30/84 9/30/84 9/30/84	50. Board of Land Surveyors, Member Appointee: Wallace, Brenda P.	12/6/82
37. Education Standards Commission, Members Appointees: Drew, William D. Fox, Jr., James Harold  Guettler, Lynnl Keene, Catherine L. "Katie" Lizer, John Nichols, Clare M. Scales, Hazel H. Trice, Grace D. Tyree, Ann K. Williams, Fannie C.	9/30/84 10/1/81 9/30/84 9/30/84 9/30/84 9/30/84 9/30/82 9/30/82 9/30/82 9/30/84	51. Board of Landscape Architecture, Members Appointees: Hartwig, R. L. Karahalios, Efstathios	3/4/85 3/4/84
38. Environmental Regulation Commission, Members Appointees: Bellamy, Raymond E. Gross, Jacqueline Shepard, John K.	7/1/85 7/1/85 7/1/85	52. Governor's Mansion Commission, Members Appointees: Bedell, Mrs. George C. Johnson, Dorothy Burt Johnson, Ivan E. Parks, Arva Moore Penner, Grace	9/30/85 9/30/83 9/30/82 9/30/85 9/30/84
39. Commission on Ethics, Members Appointees: Cone, Cecil Wayne Ecclestone, Jr., E. Llwyd Fleeman, David B. Spanjers, Bernadine "Bennie"	6/30/83 6/30/83 6/30/83 6/30/83	53. Board of Medical Examiners, Members Appointees: Brunner, William Frederick Shea, J. Darrell Smith, Jeraldine Williams Wallace, Dana V. Webster, Robert N.	8/1/83 8/1/85 8/1/85 8/1/85 8/1/85
40. Tampa-Hillsborough County Expressway Authority, Member Appointee: Taub, Theodore C.	7/1/85	54. Adjutant General, Florida National Guard Appointee: Ensslin, Jr., Robert F.	Pleasure of Governor
41. Florida State Fair Authority, Members Appointees: Arnold, Jr., Walter B. Carr, H. M. Culverhouse, Jr., George H. Godwin, Russell J. Ward, Jr., Carroll Layton Wheeler, Harman Whiddon, Jack George	6/30/85 6/30/85 6/30/85 6/30/85 6/30/85 6/30/83 6/30/84	55. Board of Nursing, Member Appointee: Bauman, Sandra Spiegel	8/1/85
42. Board of Funeral Directors and Embalmers, Members Appointees: Creal, Robert L. Giddens, Ronald T.	8/1/85 8/1/85	56. Board of Opticianry, Members Appointees: Lowinger, Leonard Wood, Sr., Edward O.	12/26/85 12/26/85
43. Harbor Master for the Port of Boca Grande, Lee County Appointee: Johnson, W. Carey	11/21/83	57. Florida Pari-mutuel Commission, Member Appointee: Lewis, James L.	6/30/85
44. Harbor Master for the Port of Fort Pierce, Saint Lucie County Appointee: Ergle, Walter W.	9/26/83	58. Parole and Probation Commission, Members Appointees: Crockett, Maurice G. Fontana, A. M. "Tony" Mitchell, Anabel P. Scriven, Charles J.	11/1/87 10/6/87 3/9/87 3/23/87
45. Secretary of Health and Rehabilitative Services Appointee: Pingree, David H.	Pleasure of Governor	59. Board of Pharmacy, Members Appointees: Cobo, Lionel M. Margulies, Karen M.	8/1/85 8/1/85
46. State of Florida Health Facility Authority, Members Appointees: Couch, Theodore J. Herndon, John T. Richard, Barry Rush, David H. Walbolt, Sylvia H.	9/30/85 9/30/82 9/30/84 9/30/85 9/30/83	60. Board of Pilot Commissioners, Members Appointees: Lupo, Vincent R. McQuaid, C. Murray Santos, Robert A. Young, William H.	6/30/82 6/30/82 6/30/84 6/30/85
47. South Lake County Hospital District Board of Trustees, Members Appointees: Bill, Kenneth C. Cockcroft, Bill F. Seaver, Oakley Wynn, Jr., J. Garland	7/5/85 7/5/85 7/5/85 7/5/85	61. Ponce de Leon Port Authority, Volusia County, Members Appointees: Sizemore, Thad R. Stark, Dick	2/1/85 2/1/85
48. Florida Commission on Human Relations, Members Appointees: Billingslea, Robert L. Flom, Elena M. Poole, Sr., Thomas H. Ramsey, Learna G. Simms, Robert H. Sulik, John J.	9/30/85 9/30/85 9/30/84 9/30/85 9/30/84 9/30/84	62. Tampa Port Authority, Members Appointees: Fogarty, Jerry E. Garcia, Joseph	11/25/85 11/16/85
		63. Port Everglades Commission, Broward County, Member Appointee: Wyneken, Martin L.	11/16/82
		64. Historic Key West Preservation Board of Trustees, Members Appointees: Brown, Mary R. Grant, Roy D. McCoy, Merili H. Rabon, Florence G.	10/31/82 10/18/84 10/12/84 11/29/84
		65. Historic Pensacola Preservation Board of Trustees, Member Appointee: Bowden, Jesse Earle	9/13/83
		66. Historic Tampa/Hillsborough County Preservation Board of Trustees, Member Appointee: Mormino, Gary R.	11/1/82

<i>Office and Appointment</i>	<i>For Term Ending</i>
67. Secretary of Professional Regulation Appointee: Shorstein, Samuel R.	Pleasure of Governor
68. Board of Psychological Examiners, Members Appointees: Hudock, Deborah J. Murray, Edward James Perry, Aubrey M. Schauble, Paul G.	9/30/83 9/30/84 9/30/84 9/30/85
69. Public Employees Relations Commission, Member Appointee: Renovitch, Patricia A.	1/1/86
70. Oklawaha Basin Recreation and Water Conservation and Control Authority in Lake County, Member Appointee: Morgan, Bobbie Joy	7/13/83
71. West Florida Regional Planning Council, Region One, Member Appointee: Edwards, E. K.	10/1/83
72. Southwest Florida Regional Planning Council, Region Nine, Member Appointee: Adley, Harry C.	10/1/83
73. Board of Trustees of the John and Mable Ringling Museum of Art, Member Appointee: Penner, Joseph	11/5/84
74. Florida Student Financial Assistance Commission, Members Appointees: Butler, William R. McCloud, Robert L. Washington, Celestine W.	6/30/84 6/30/84 6/30/84
75. Unemployment Appeals Commission, Chairman Appointee: Dyal, R. Carson	6/30/85
76. Board of Veterinary Medicine, Members Appointees: Aronson, David B. Baines, Helen Van Horn Swerdlin, Scott Jay	8/1/85 8/1/85 8/1/85
77. Governing Board of the Northwest Florida Water Management District, Members Appointees: Bond, W. Fred Coldewey, Tom S. Harbison, Candis M. Lines, Blucher B. Parrish, Jr., R. B.	7/1/85 7/1/85 7/1/85 7/1/83 7/1/85
78. Governing Board of the Suwannee River Water Management District, Members Appointees: Rowell, Auley Starnes, Earl M. Wershow, Jonathan F.	7/1/85 7/1/85 7/1/85

As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointees for appointment to the offices indicated. In aid of such inquiry the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of each appointee.

After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee, by a separate vote as to each appointee, respectfully advises and recommends:

- (1) That the executive appointments of the above-named appointees, to the office and for the term indicated, be confirmed by the Senate.
- (2) That Senate action on said appointments be taken prior to the adjournment of the 1982 Regular Session.
- (3) That there is no necessity known to the committee for the deliberations on said appointments to be held in executive session.

Respectfully submitted,

Richard R. Renick, Chairman      Tom Lewis  
Patrick K. Neal, Vice Chairman      Sherrill Skinner  
Dan Jenkins

On motion by Senator Beard consideration of Item 7, appointments to the Hillsborough County Civil Service Board, was deferred.

On motion by Senator Renick consideration of Item 58, appointments to the Parole and Probation Commission, was deferred.

On motion by Senator Kirkpatrick consideration of Item 69, appointment to the Public Employees Relations Commission, was deferred.

Senator Renick moved that the foregoing report of the Committee on Executive Business be adopted excluding Items 7, 58 and 69 and that the Senate confirm the appointments identified therein to the offices and for the terms indicated, in accordance with the recommendations of the committee. The motion was adopted by the following vote:

Yeas—35

Mr. President	Grizzle	Langley	Skinner
Anderson	Hair	Lewis	Steinberg
Beard	Henderson	Margolis	Stevens
Carlucci	Hill	Maxwell	Stuart
Childers, D.	Jenkins	McKnight	Tobiassen
Dunn	Jenne	Neal	Trask
Frank	Jennings	Peterson	Vogt
Gersten	Johnston	Rehm	Ware
Gordon	Kirkpatrick	Renick	

Nays—None

Vote after roll call:

Yea—Scott

*The Honorable W. D. Childers*  
President, The Florida Senate

February 16, 1982

Dear Mr. President:

The following executive appointments were referred to the Senate Committee on Executive Business for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate:

<i>Office and Appointment</i>	<i>For Term Ending</i>
1. Game and Fresh Water Fish Commission, Member Appointee: Baxter, William D.	1/ 6/82
2. Board of Naturopathic Examiners, Member Appointee: Raitano, Harry	7/16/85
3. Tallahassee Community College, Board Trustees, Member Appointee: Richardson III, John B.	5/31/85

As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience and general suitability of the above-named appointees for appointment to the offices indicated. In aid of such inquiry the committee held a public hearing at which members of the public were invited to attend and offer evidence concerning the qualifications, experience and general suitability of each appointee.

After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee, by a separate vote as to each appointee, respectfully advises and recommends:

- (1) That the Senate take no action to confirm the appointment of William D. Baxter as a member of the Game and Fresh Water Fish Commission for the term indicated as the committee is unable to determine that the appointee meets the qualifications for this office, and the term of office has now expired.

- (2) That the Senate take no action to confirm the appointment of Harry Raitano as a member of the Board of Naturopathic Examiners as the committee finds that there is litigation in progress in Federal Court challenging the qualifications of the appointee to hold this office.

- (3) That the Senate take no action and fail to confirm the appointment of John B. Richardson III as a member of the Board of Trustees of Tallahassee Community College until the committee has the opportunity to perform an oversight function of the Board of Trustees of Tallahassee Community College.
- (4) That Senate action on said appointments be taken prior to adjournment of the 1982 Regular Session.
- (5) That there is no necessity known to the committee for the deliberations on said appointments to be held in executive session.

Hair	Johnston	Peterson	Stuart
Henderson	Kirkpatrick	Rehm	Thomas
Hill	Lewis	Renick	Tobiasen
Jenkins	Margolis	Skinner	Trask
Jenne	McKnight	Steinberg	Vogt
Jennings	Neal	Stevens	Ware

Respectfully submitted,

*Richard R. Renick, Chairman*    *Dan Jenkins*  
*Patrick K. Neal, Vice*        *Tom Lewis*  
*Chairman*                        *Sherrill Skinner*

Nays—1

Frank

Vote after roll call:

Yea—Langley, Scott

*The Honorable W. D. Childers*  
*President of the Senate*

February 3, 1982

RE: Suspension of:

Sandy Paul Register  
 County Commissioner  
 Columbia County, Florida

On motion by Senator Renick, the report was adopted and the Senate took no action and failed to confirm the appointments identified in the foregoing report of the committee, to the offices and for the terms indicated, in accordance with the recommendations of the committee. The vote was:

Dear Mr. President:

The Committee on Executive Business submits this final report on the matter of the suspension of Sandy Paul Register.

Yeas—36

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Beard	Henderson	Maxwell	Stevens
Carlucci	Jenkins	McClain	Stuart
Childers, D.	Jenne	McKnight	Thomas
Dunn	Jennings	Neal	Tobiasen
Frank	Johnston	Peterson	Trask
Gersten	Kirkpatrick	Rehm	Vogt
Gordon	Langley	Renick	Ware

By Executive Order Number 81-41, filed with the Secretary of State on April 15, 1981, His Excellency D. Robert Graham, as Governor, suspended Sandy Paul Register from his office as County Commissioner of Columbia County, Florida. The current term of Sandy Paul Register as County Commissioner, Columbia County, Florida, runs from November, 1980 to November, 1984.

The suspension order with information attached charged that Sandy Paul Register, while holding the aforesaid office, committed criminal violations of the Laws of Florida, viz: one count of operating a motor vehicle while intoxicated, or under the influence of intoxicating liquor to such an extent as to deprive him of full possession of his normal faculties, so as to cause the death of a human being, in violation of section 860.01 (2), Florida Statutes; and one count of vehicular homicide, by operating a motor vehicle in a reckless manner, likely to cause the death of, or great bodily harm to another, in violation of section 782.071, Florida Statutes. These crimes constitute grounds for suspension under Section 7 of Article IV, Florida Constitution, 1968 Revision.

Nays—None

Vote after roll call:

Yea—Hill, Scott

Criminal prosecution of Sandy Paul Register was commenced in the Circuit Court of the Third Judicial Circuit in Columbia County, where Sandy Paul Register was tried by jury trial on the two above counts. The jury returned a verdict of guilty on Count II, vehicular homicide, and not guilty on Count I, driving while intoxicated-manslaughter. On November 2, 1981, Circuit Judge John W. Peach ordered adjudication of guilt and imposition of sentence withheld on Count II. Sandy Paul Register was placed on probation for five years with the following additional attendant conditions:

*The Honorable W. D. Childers*                        February 16, 1982  
*President, The Florida Senate*

Dear Mr. President:

The executive appointment of Beverly Anne Ledbetter to the office of Member, Career Service Commission, for a term ending November 22, 1984, was referred to the Senate Committee on Executive Business for action pursuant to Rule 12.7(a) of the Rules of the Florida Senate.

As required by Rule 12.7(a), the committee caused to be conducted an inquiry into the qualifications, experience, and general suitability of the above-named appointee for appointment to the office indicated. In aid of such inquiry the committee held public hearings at which members of the public were invited to attend and offer evidence concerning the qualifications, experience, and general suitability of the appointee.

After due consideration of the findings of such inquiry and the evidence adduced at the public hearings, the committee respectfully advises and recommends that, in accordance with s. 114.05(1)(d), Florida Statutes, the Senate vote to refuse to confirm the appointment of Beverly Anne Ledbetter to the office of Member, Career Service Commission; that the Senate vote be taken prior to adjournment of the 1982 Regular Session; and there is no necessity known to the committee for the deliberations on the appointment to be held in executive session.

Respectfully submitted,

*Richard R. Renick, Chairman*                        *Tom Lewis*  
*Patrick K. Neal, Vice Chairman*                *Sherrill Skinner*  
*Dan Jenkins*

On motion by Senator Renick, the Senate accepted the recommendation of the Committee and refused to confirm and rejected the appointment of Beverly Anne Ledbetter to the office and for the term indicated. The vote was:

Yeas—32

Mr. President	Carlucci	Dunn	Gordon
Barron	Childers, D.	Gersten	Grizzle

1. Shall not consume alcoholic beverages outside of the premises of his residence.
2. Shall not drive a motor vehicle after consuming any alcoholic beverages.
3. Suspension of driver's license for a period of two years.
4. Submit to alcoholic counseling as directed by the probation officer.
5. Spend two weekends per month as a volunteer at either the Gateway House or Lake Shore Hospital.
6. Pay court costs in the amount and manner to be determined by the court at a later date.
7. Pay fine of \$1,000 to the Clerk of Court, Columbia County.
8. Shall be responsible for all medical costs and funeral expenses of the victims.

The Senate assumed jurisdiction of this matter on April 27, 1981, and it was referred to the Senate Committee on Executive Business on May 6, 1981. Proceedings by this Committee were stayed, pursuant to Senate Rule 12.7(b), during the pendency of the criminal prosecution in the trial court, including the exhaustion of appellate remedies. On December 8, 1981, the Com-

mittee on Executive Business sent a letter to Sandy Paul Register advising him of the Senate's intention to conduct a hearing in accordance with Rule 12.7(f). In response, Mr. Leonard E. Ireland, attorney for defendant Register, advised this Committee by letter, received in the Committee office on January 11, 1982, of defendant Register's intention "to abide by the Governor's decision on his refusal to reinstate Mr. Register." On January 26, 1982, the Senate Committee on Executive Business advised Sandy Paul Register and Mr. Ireland by letter of the Committee's intention to recommend that the Senate confirm the action of the Governor.

Based upon the investigation of this Committee, it is the finding of this Committee that Sandy Paul Register was suspended from the office of County Commissioner, Columbia County, Florida on April 15, 1981; that Sandy Paul Register was found guilty by jury verdict of vehicular homicide in violation of section 782.071, Florida Statutes; that such an act constitutes misfeasance, malfeasance and a felony under the Laws of Florida; that Sandy Paul Register, through his attorney, informed the Committee on Executive Business by letter of his intent not to contest his suspension, and by that act evidenced a clear intention to waive and renounce any rights he must have had to contest his suspension pursuant to Executive Order Number 81-41; and that after due notice he has not requested further proceedings, nor shown any cause why the Senate should not take any further action in this matter.

In view of the foregoing, it is the recommendation of this Committee that Sandy Paul Register be removed from the office of County Commissioner of Columbia County, Florida, effective April 15, 1981.

Respectfully submitted,

*Richard R. Renick, Chairman Dan Jenkins*  
*Patrick K. Neal, Vice Chairman Sherrill Skinner*  
*Tom Lewis*

On motion by Senator Renick, the foregoing report on the Executive Order of Suspension of Sandy Paul Register from the office of County Commissioner of Columbia County, Florida, was adopted and the Senate removed Sandy Paul Register from said office effective April 15, 1981. The vote was:

Yeas—34

Mr. President	Hair	Lewis	Stevens
Anderson	Henderson	Margolis	Stuart
Beard	Hill	McKnight	Thomas
Carlucci	Jenkins	Neal	Tobiassen
Childers, D.	Jenne	Peterson	Trask
Dunn	Jennings	Rehm	Vogt
Gersten	Johnston	Renick	Ware
Gordon	Kirkpatrick	Skinner	
Grizzle	Langley	Steinberg	

Nays—None

Vote after roll call:

Yea—Frank, McClain, Scott

**MOTIONS RELATING TO COMMITTEE REFERENCE**

On motion by Senator Gordon, the rules were waived and by two-thirds vote SB 760 was also referred to the Committee on Appropriations.

On motion by Senator Frank, the rules were waived and by two-thirds vote SB 318 was withdrawn from the Committee on Education.

On motions by Senator Gordon, the rules were waived and by two-thirds vote Senate Bills 245, 247, 249, 811, 394 and CS for SB 336 were withdrawn from the Committee on Appropriations.

On motions by Senator Jenne, the rules were waived and by two-thirds vote SB 699 was withdrawn from the Committee on Judiciary-Criminal and referred to the Committee on Judiciary-Civil.

On motion by Senator Dunn, the rules were waived and by two-thirds vote CS for SB 594, Senate Bills 619, 171, 267, 309, 439, 539 and 641 were removed from the special order calendar.

On motion by Senator McKnight, the rules were waived and by two-thirds vote SB 940 was withdrawn from the Committee on Health and Rehabilitative Services.

**MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS**

The Governor advised that he had transmitted to the Secretary of State SB 419 which he had approved on February 16.

**Appointments Subject to Confirmation by the Senate:**

The Secretary of State has certified that pursuant to the provisions of Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Elections Commission, Member Kelley, Anne E., Temple Terrace	12/10/85
Board of Nursing Home Administrators, Member Proctor, James M., Jacksonville	12/13/85
Board of Optometry, Member Chambers, Frances R., Miami	12/28/85
Historic Pensacola Preservation Board of Trustees, Member Yates, Cooper, Pensacola	2/9/86

[Referred to the Committee on Executive Business.]

On motion by Senator Kirkpatrick, the rules were waived and by two-thirds vote SR 1006 was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Kirkpatrick—

SR 1006—A resolution commending astronauts Joe Henry Engle and Richard Harrison Truly for their achievements during their space flight on the "Columbia."

—was taken up out of order by unanimous consent, read the second time in full and adopted. The vote on adoption was:

Yeas—39

Mr. President	Hair	Margolis	Skinner
Anderson	Henderson	Maxwell	Steinberg
Beard	Hill	McClain	Stevens
Carlucci	Jenkins	McKnight	Stuart
Childers, D.	Jenne	Neal	Thomas
Dunn	Jennings	Peterson	Tobiassen
Frank	Johnston	Poole	Trask
Gersten	Kirkpatrick	Rehm	Vogt
Gordon	Langley	Renick	Ware
Grizzle	Lewis	Scott	

Nays—None

**Special Guests**

The President appointed Senators Kirkpatrick, Maxwell and Vogt to escort Congressman Don Fuqua, astronauts Commander Richard Harrison Truly and Pilot Joe Henry Engle of the Space Shuttle Columbia to the rostrum where they addressed the Senate. The astronauts presented to the President a photograph of the Space Shuttle Columbia. The President presented a copy of SR 1006 to the astronauts.

**Senator Kirkpatrick presiding**

On motion by Senator Maxwell, the rules were waived by unanimous consent and the Senate reverted to Introduction and Reference of Bills for the purpose of introducing the following bill out of order:

**INTRODUCTION AND REFERENCE OF BILLS**

By Senators Maxwell and Vogt—

SB 1017—A bill to be entitled An act relating to state roads in Brevard County; naming State Road 405 in Brevard County, southeast from State Road 50 to the Indian River, Columbia Boulevard; directing the Department of Transportation to erect appropriate markers; providing an effective date.

—which was read the first time by title and referred to the Committee on Rules and Calendar.

On motions by Senator Maxwell, by two-thirds vote SB 1017 was withdrawn from the Committee on Rules and Calendar.

On motions by Senator Maxwell by unanimous consent, SB 1017 was taken up out of order and by two-thirds vote read the second time by title, and by two-thirds vote read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Hair	Maxwell	Stevens
Anderson	Henderson	McClain	Stuart
Beard	Jenkins	McKnight	Thomas
Carlucci	Jenne	Neal	Tobiassen
Childers, D.	Jennings	Peterson	Trask
Dunn	Johnston	Poole	Vogt
Frank	Kirkpatrick	Rehm	Ware
Gersten	Langley	Renick	
Gordon	Lewis	Skinner	
Grizzle	Margolis	Steinberg	

Nays—None

Vote after roll call:

Yea—Hill, Scott

On motion by Senator Maxwell, the rules were waived and SB 1017 was ordered immediately certified to the House.

Senator McKnight presiding

Special Guests

Senator McKnight presented to the Senate, members of the Little Havana Tourism Authority and members of the Kiwanis Club, Willy Bermello, past president; Leslie Pantin, Jr., president; and Taime Canaues, member, who presented a visual program relating to Carnival Miami, Little Havana USA.

The President presiding

**SPECIAL ORDER**

Senator Stuart presiding

Consideration of SB 639 was deferred.

By the Committee on Transportation and Senators Jenne and Jenkins—

CS for SB's 298 & 101—A bill to be entitled An act relating to highway safety; creating s. 316.268, Florida Statutes; providing child restraint requirements; amending s. 318.18(2), Florida Statutes; providing a penalty; providing an effective date.

—was read the first time by title and SB's 298 and 101 were laid on the table.

On motion by Senator Jenne, by two-thirds vote CS for SB's 298 and 101 was read the second time by title.

Senator Jenne moved the following amendment which was adopted:

Amendment 1—On page 1, strike all of lines 13-17 and insert: (1) Each parent or legal guardian of a child while transporting his or her child in a passenger car, van, or pickup truck

registered in the State of Florida and operated on the roadways, streets, or highways of this state, shall, if the child is 5 years of age or younger, provide for protection of the child by properly

Senator Hair moved the following amendment which was adopted:

Amendment 2—On page 1, line 23, strike "contributory" and insert: Comparative

Senator McClain moved the following amendment which failed:

Amendment 3—On page 2, line 8, insert a new Section 2: No child five years of age or younger shall be allowed to ride in an open bed of a truck.

(Renumber subsequent sections.)

Senator Frank moved the following amendments which were adopted:

Amendment 4—On page 2, between lines 7 and 8, insert: (3) The Division of Motor Vehicles shall provide notice of the requirement for child restraint devices, which notice shall accompany the delivery of a motor vehicle license tag

Amendment 5—On page 2, line 16, strike "October 1, 1982" and insert: July 1, 1983

Amendment 6—In title on page 1, line 5, after the first semicolon (;) insert: providing for notice

On motion by Senator Jenne, by two-thirds vote CS for SB's 298 and 101 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—19

Mr. President	Gordon	Jennings	Rehm
Beard	Grizzle	Johnston	Renick
Dunn	Hair	Margolis	Steinberg
Frank	Jenkins	McClain	Stuart
Gersten	Jenne	McKnight	

Nays—12

Anderson	Langley	Poole	Thomas
Barron	Neal	Scott	Trask
Childers, D.	Peterson	Stevens	Vogt

Vote after roll call:

Yea—Carlucci, Hill

Nay—Tobiassen

Special Guest

Senator Stuart introduced to the Senate, Prime Minister Lynden O. Pindling of the Commonwealth of the Bahamas.

On motion by Senator Dunn, the following address of the Prime Minister was published in the Journal:

I welcome the opportunity to be here today and to be afforded the honour to address this august body of the Legislature of the great State of Florida, the state which is my country's closest neighbour among all the United States of America. The ties between the State of Florida and the Commonwealth of The Bahamas have always been close and there are many factors which unite our destinies.

Accompanying Columbus on his second Atlantic crossing in 1493 was a budding young tycoon and politician who later became a Governor of Puerto Rico. He even did some expeditions on his own. In 1513, Juan Ponce de Leon obtained royal authorization to discover and settle Bimini, a beautiful island believed to contain a miraculous fountain whose waters possessed wonderful curative powers.

A few days after Easter in that same year, Ponce de Leon sighted land and explored the Florida coast but he then be-

lieved he had discovered a large new island. In 1514 he obtained permission to colonise and secured an appointment as military and civil Governor of "the island of Bimini and the island of Florida".

The Bahamas and Florida, having both started off as Spanish possessions, both became British possessions. By the Treaty of Paris in 1763, Florida was ceded to England in return for Havana. As it turned out, the people of Florida were mainly loyal to King George III of England when the American Revolution broke out. Of course it was the British who called it the American War of Independence.

It was a group of "bad" Americans, called Loyalists, who first settled a place called Hope Town on the Bahamian island of Abaco. They went to Abaco from New York by way of St. Augustine in Florida. Not long after they reached Hope Town, however, dissention broke out amongst them and Brigadier-General Alexander MacArthur, the British Military Commander of East Florida, was ordered to despatch troops to Abaco to restore peace and order. Peace was restored but the rival factions agreed to disagree: The chief dissenters amongst the group eventually left Hope Town and founded a new township across the bay called Marsh Harbour.

By 1825, the descendants of those settlers were preparing to settle Key West in the Florida Keys. They took with them valuable expertise and experience as well as the seeds needed to establish small citrus groves to replace those which they were leaving behind. In the interest of continued friendship between Florida and The Bahamas, however, and notwithstanding the historical evidence, I shall stop short of claiming the famous key lime for The Bahamas.

The record will show that for almost 470 years there has been this association of The Bahamas with Florida and it has continued down through the years. Therefore, on behalf of the government and people of The Bahamas, I extend, through you, to the people of Florida our warmest greetings and our full commitment to the preservation of the special bonds which exist between us.

The establishment of tourism as major industries in Florida and The Bahamas were also inter-related developments. Thirty-two years after slavery was abolished in The Bahamas, the 13th amendment was made to your constitution. With slavery thereby abolished, the way was then clear for black Bahamians to settle in Florida. The first of these new settlers arrived in 1880 to work in south Florida's first hotel, the Peacock Inn; and yet another wave helped to build Flagler Street in Miami. In turn, tourism was established as a major Bahamian industry in the late 19th century when Henry Flagler, having brought the East Coast Railway to Miami, came to The Bahamas and invested in two hotels. This coincided with the inauguration of the Miami-Nassau winter steamship service.

The pattern which was established then still holds good today. Our tourism industries remain closely related. The revolutionary cruise/car ferry concept now being introduced by Scandinavia World Cruise Lines between Grand Bahama and central and south Florida is an example of this. These ships are to be joined by a third cruise ship with a large capacity for private automobiles, sailing out of New York to Grand Bahama. This triangular link between Florida and New York will benefit Bahamians without forcing competition with our Florida neighbors.

As you know we receive, on average, 1.8 million visitors a year, many of whom make connections in Miami. Of these 1.8 million visitors, some 98,420 came on private boats in 1980. Sixty-one per cent of these private boaters visited the Family Islands of The Bahamas. This market is an important segment of our tourism industry and, of course, boating traffic is also a major factor in Florida's economy. It generates economic activity here with the purchase of fuel, food, equipment and services at the hundreds of marinas on Florida's east coast. The marinas also serve as major tourism attractions in their own right. These benefits are not limited to your east coast. We have been receiving an increased amount of traffic from Florida's west coast, finding its way to The Bahamas by way of Lake Okechobee and the Florida waterways.

The greatest economic benefit which you derive from this boating activity, however, is derived from the manufacture of most of the craft involved. The economies of Pompano Beach, Hollywood, Fort Lauderdale, and Miami enjoy tremendous benefits from the boat-building industry.

From the Bahamian point of view, the boaters are valuable for the fact that they are able to move, with freedom and relative ease, among our island communities. Their purchasing of supplies, services and entertainment are important factors in the lives of many of these small communities. The economy of your nearest Bahamian neighbor, Bimini, for example, centres largely around such activity and the internationally famous series of game-fishing tournaments which are staged there. And the economy of Abaco and Exuma benefit greatly from yachtsmen who cruise the beautiful waters which link their many cays.

But, the very features of my archipelagic nation which are so attractive to private boaters have been proving to be equally attractive to smugglers of human and narcotic cargoes destined for the Florida shores. This smuggling activity is clearly detrimental to the pleasure boating activities so important to our economies. The illegal drug traffic also has broader and graver implications. Sustained cooperative efforts by the Royal Bahamas Defence Force and the U.S. Coast Guard have been able to effect a decline in the illegal traffic through The Bahamas but, if we are to eradicate this vicious problem it is clear that even greater effort and far greater resources will have to be applied. Where we have achieved success, we shall have to strive for even more. Where we have benefitted from cooperative action, we shall have to accelerate such action. The corrosive action of this illegal traffic must be arrested now in the interest of the national security of The Bahamas and the social stability of Florida.

There have been some laudable initiatives taken recently to maintain stability in our marine industry while our security forces tackle the larger problem of enforcement. An example of this is the recently established Bahamas Marine Industry Advisory Council. Established to insure the safety of participants in marine activities in The Bahamas as well as to promote increased participation in these activities, the Council is representative of the broad cross-section of Florida interests concerned about the continued development of marine sports and recreation in our waters.

As you are aware, the initial meeting which gave the United States Caribbean Basin Initiative its impetus took place in Nassau. We fully support the idea and will work diligently with our friends in Canada, the Caribbean and Mexico in the development of a concrete programme. Our support is fired as much by our commitment to balanced regional development as it is by our awareness that the initiative enhances The Bahamas as well. In fact, we shall continue to seek relief, possibly as a part of this initiative, from high oil prices, from certain duties on agricultural and manufactured products, and from the 1976 legislation which removed the tax exemption on business conventions held outside of the United States.

America's cooperation and participation in the social and economic development of Caribbean Basin Countries are vital to their survival. Without such cooperation and participation the economies of the smaller and weaker ones will shortly collapse; and without cooperation and participation the economies of the slightly stronger middle-income countries of the Basin will also collapse only later in time. There is not one of us that can indefinitely withstand the mounting pressures of high inflation and high interest rates. The answer is cooperation.

The removal of customs duties on agricultural produce will open the door to large-scale agricultural development in islands like Andros, Abaco and Grand Bahama and would be in the interest of both our economies as the frost line falls with chilling regularity below the twenty-eighth parallel.

The Conventions Tax Act has had a cramping effect upon our economy, costing us an estimated \$75 million by the end of 1981. The cruise lines operating out of Florida have also suffered by this restrictive legislation and the extension to The Bahamas of the same exemption afforded other neighbours of the United States would be in the interest of both economies.

Florida and The Bahamas share the same destiny in a number of areas. We have cooperated in business and in security. The exchange of people which began in the early years of your independence from Britain continues today in commercial and business travel. The Bahamas ranks seventh as the last port of departure for visitors arriving in the United States, a surprising but remarkable achievement for a nation with a population of less than a quarter of a million. Florida is the market to which Bahamians turn for the food we eat, the

appliances we use, the automobiles we drive and other goods we consume. The Bahamas is an important sector of Florida's economy in a number of ways.

In The Bahamas we are about to step forward boldly on the road to a new frontier in economic development and social progress. With one of the oldest Parliaments in the Hemisphere and one of the strongest economies outside North America, we are ready to do so. We have treasured the relationships which have existed and which do exist between us and we remain committed to nurturing and enhancing them towards our mutual benefit.

**MATTERS ON RECONSIDERATION**

On motion by Senator Peterson, the rules were waived and the Senate immediately reconsidered the vote by which—

SB 973—A bill to be entitled An act relating to the Lake Alfred, Florida, Agricultural Research and Education Center; naming the new research facility at such center the "Ben Hill Griffin, Jr., Citrus Hall"; providing an effective date.

—passed February 17.

On motion by Senator Peterson, the Senate reconsidered the vote by which SB 973 was read the third time.

Senator Peterson moved the following amendments which were adopted:

**Amendment 1**—On page 2, lines 3 and 4, strike "Department of Agriculture and Consumer Services" and insert: Institute of Food and Agricultural Sciences

**Amendment 2**—On page 1, lines 29 and 30, strike "Department of Agriculture and Consumer Services" and insert: Institute of Food and Agricultural Sciences

On motion by Senator Peterson, by two-thirds vote SB 973 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Henderson	Maxwell	Skinner
Anderson	Jenkins	McClain	Steinberg
Barron	Jenne	McKnight	Stevens
Beard	Jennings	Neal	Stuart
Carlucci	Johnston	Peterson	Thomas
Childers, D.	Kirkpatrick	Poole	Tobiassen
Frank	Langley	Rehm	Trask
Gersten	Lewis	Renick	Vogt
Grizzle	Margolis	Scott	

Nays—None

Vote after roll call:

Yea—Dunn, Hair, Hill

**SPECIAL ORDER, continued**

SB 66—A bill to be entitled An act relating to drivers' licenses; amending s. 322.07(2), Florida Statutes; limiting the period during which certain temporary drivers' permits are valid; providing an effective date.

—was taken up with pending Amendment 1 and substitute Amendment 2.

Amendment 2 was adopted.

**Amendment 2**—On page 1, line 8, strike everything after the enacting clause and insert:

Section 1. Subsection (2) of section 322.16, Florida Statutes, is amended to read:

322.16 Restricted licenses.—

(2) The department may issue a *non-renewable special restricted operator license* or may set forth such restrictions upon the usual license form, or the department may issue a restrictive license to operate a motor driven cycle as defined, provided that:

(a) In no instance shall a restricted license be issued to a minor under 15 1/2 years of age, ~~except on condition that such minor~~

(b) Any person holding a restricted operator license when operating a motor vehicle, other than a motorcycle, motor driven cycle ~~scoter~~, or moped ~~motorbike~~, shall be accompanied at all times by a licensed operator or chauffeur who is not less than 18 years of age and who is actually occupying the front seat beside such *restricted operator* ~~minor~~;

(c) ~~(b)~~ Any restricted operator under the age of 15 years 10 months may operate a motor vehicle during daytime hours only. During the last 60 days before the licensee's 16th birthday, the restricted operator ~~licenseholder~~ may, subject to the above conditions, operate a motor vehicle after dark; and

(d) ~~(c)~~ A restricted operator ~~licensee~~ under 16 years of age shall not be permitted to rent a motorcycle, motor driven cycle, moped ~~scoter~~, ~~motor bike~~, or other motor-driven vehicle the operation of which does not require that such *restricted operator* ~~minor~~ be accompanied by a licensed operator or chauffeur under this section.

Section 2. Subsection (5) of section 322.18, Florida Statutes, is amended and subsection (9) is added to said section to read:

322.18 Original applications, licenses and renewals; expiration of licenses; delinquent licenses.—

(5) All renewal operators', ~~restricted operators~~, or chauffeurs' licenses may be issued after the applicant licensee has been issued a certificate of eligibility by the department.

(9)(a) A restricted operator license shall not be issued to any person who has previously held a restricted operator license issued by this state.

(b) An original restricted operator license shall not be renewable.

Section 3. This act shall take effect July 1, 1982.

The Committee on Transportation recommended the following amendment which was moved by Senator Grizzle:

**Amendment 3**—In title on page 1, strike all of line 3 through and including line 5 and insert: s. 322.16(2), Florida Statutes; revising age requirements and other criteria for a restricted operator license; amending s. 322.18, Florida Statutes; limiting the period during which a restricted operator license is valid; amending s. 322.21, Florida Statutes; amending license fees; providing an effective date.

Senator Grizzle moved the following substitute amendment which was adopted:

**Amendment 4**—On page 1, strike all of lines 3-5 and insert: s. 322.16(2), Florida Statutes; revising age requirements and other criteria for a restricted operator license; amending s. 322.18(5), Florida Statutes, and adding s. 322.18(9) to said section; providing that restricted operator license is not renewable; providing an effective date.

On motion by Senator Grizzle, by two-thirds vote SB 66 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Anderson	Hair	Maxwell	Steinberg
Barron	Henderson	McClain	Stevens
Beard	Jenkins	McKnight	Stuart
Carlucci	Jenne	Neal	Thomas
Childers, D.	Jennings	Peterson	Tobiassen
Dunn	Johnston	Poole	Trask
Frank	Kirkpatrick	Rehm	Vogt
Gersten	Langley	Renick	
Gordon	Lewis	Scott	
Grizzle	Margolis	Skinner	

Nays—None

Vote after roll call:

Yea—Hill

By the Committee on Governmental Operations—

CS for SB 134—A bill to be entitled An act relating to governmental reorganization; amending ss. 14.22(1)(a), 23.0112(2), 23.133(2), 110.113, 112.3145(1)(b), 163.3164(17), 215.37(2), 216.121, 216.262(1)(e), (2), 253.783(2)(h), 380.031(13), (16), 400.063(1), 443.131(5)(a), Florida Statutes; conforming various provisions to the reorganization of functions involving the Executive Office of the Governor, the Department of Administration, and the Department of Veteran and Community Affairs; specifying certain functions of the Executive Office of the Governor; requiring state agencies to furnish information to the Executive Office of the Governor or the Legislature upon request; repealing ss. 13.01-13.09, Florida Statutes, relating to legislative committees on interstate cooperation, the Governor's Committee on Interstate Cooperation, functions of the Commission on Interstate Cooperation, and the Council of State Governments as a joint governmental agency; providing an effective date.

—was read the first time by title and SB 134 was laid on the table.

On motion by Senator Steinberg, by two-thirds vote CS for SB 134 was read the second time by title.

Senator Stuart offered the following amendments which were moved by Senator Steinberg and adopted:

Amendment 1—On page 7, line 11, insert:

Section 10. Section 216.263 is created to read:

216.263 Other personal services temporary employment.—The Department of Administration shall adopt rules specifying the manner, frequency, and duration that persons paid from other personal services appropriations, other than student and graduate assistants, may be employed by the state. Such rules shall be approved by the Administration Commission prior to their adoption.

(Renumber subsequent sections.)

Amendment 2—In title on page 1, line 17, after the semicolon (;) insert: creating s. 216.263, Florida Statutes, directing the Department of Administration to adopt rules relating to temporary employment;

On motion by Senator Steinberg, by two-thirds vote CS for SB 134 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

Anderson	Hair	Lewis	Skinner
Beard	Henderson	Margolis	Steinberg
Carlucci	Hill	McClain	Stevens
Childers, D.	Jenkins	McKnight	Stuart
Dunn	Jenne	Neal	Tobiassen
Frank	Jennings	Peterson	Trask
Gersten	Johnston	Rehm	Vogt
Gordon	Kirkpatrick	Renick	
Grizzle	Langley	Scott	

Nays—None

Vote after roll call:

Yea—Poole

SB 153—A bill to be entitled An act relating to inspection warrants; creating ss. 933.20-933.30, Florida Statutes; providing for the issuance of inspection warrants for suspected violations of any state or local law or rule relating to municipal or county building, fire, safety, plumbing, electrical, health, minimum housing, or zoning standards; providing restrictions; providing penalties for refusing to permit an authorized inspection and for maliciously causing the issuance or execution of an inspection warrant; providing construction with respect to powers of state or local government to conduct inspections; providing restrictions on user of inspection warrant; providing an effective date.

—was read the second time by title.

The Committee on Economic, Community and Consumer Affairs recommended the following amendment which was moved by Senator McClain:

Amendment 1—On page 2, line 15, strike “and” and insert: or

The Committee on Judiciary-Civil recommended the following amendment to Amendment 1 which was moved by Senator McClain and adopted:

Amendment 1A—On page 1, line 1, strike “or” and insert: and

Amendment 1 as amended was adopted.

Pending further consideration of SB 153 as amended, on motions by Senator McClain, by two-thirds vote HB 109 was withdrawn from the Committees on Economic, Community and Consumer Affairs and Judiciary-Civil.

On motion by Senator McClain—

HB 109—A bill to be entitled An act relating to inspection warrants; creating ss. 933.20-933.30, Florida Statutes; providing for the issuance of inspection warrants for suspected violations of any state or local law or rule relating to municipal or county building, fire, safety, plumbing, electrical, health, minimum housing, or zoning standards; providing restrictions; providing penalties for refusing to permit an authorized inspection and for maliciously causing the issuance or execution of an inspection warrant; providing construction with respect to powers of state or local government to conduct inspections; providing restrictions on user of inspection warrant; providing an effective date.

—a companion measure, was substituted for SB 153 and read the second time by title. On motion by Senator McClain, by two-thirds vote HB 109 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Anderson	Hair	Lewis	Stevens
Beard	Henderson	Margolis	Stuart
Carlucci	Hill	Maxwell	Thomas
Childers, D.	Jenkins	McClain	Tobiassen
Dunn	Jenne	McKnight	Trask
Frank	Jennings	Rehm	Vogt
Gersten	Johnston	Renick	
Gordon	Kirkpatrick	Skinner	
Grizzle	Langley	Steinberg	

Nays—None

Vote after roll call:

Yea—Neal, Peterson, Poole, Scott

SB 153 was laid on the table.

SB 156—A bill to be entitled An act relating to the Department of Administration; directing the department to adopt rules for the creation of a shared employment program for all positions under the Career Service System; providing an effective date.

—was read the second time by title.

The Committee on Personnel, Retirement and Collective Bargaining recommended the following amendment which was moved by Senator Margolis and adopted:

Amendment 1—On page 1, line 28, strike all after the enacting clause and insert:

Section 1. Subsection (26) is added to section 110.203, Florida Statutes, to read:

110.203 Definitions.—For the purpose of this part and the personnel affairs of the State:

(26) “Shared employment” means part-time career employment whereby the duties and responsibilities of a full-time position in the career service are divided between part-time employees who are established as eligible for the position and

who receive career service benefits and wages on a pro rata basis. In no case shall "shared employment" include persons paid from other-personal-services (OPS) funds.

Section 2. Section 110.210, Florida Statutes, is created to read:

112.210 Shared employment.—In order to promote part-time career employment opportunities at all levels in the career service, the department shall establish and maintain a plan for shared employment applicable to all classes in the career service and shall be responsible for the overall review, coordination, and administration of the shared-employment plan.

(1) The department shall establish uniform policies with respect to, and may delegate to the employing agencies the authority to administer, the following:

(a) The review of career service positions which, after such positions become vacant, may be filled on shared-employment basis.

(b) Procedures and criteria to be used in connection with establishing or converting career service positions for shared employment.

(c) A continuing review and evaluation of the shared-employment program.

(d) Procedures for notifying the public of vacant shared-employment positions in an employing agency.

(2) In accordance with rules adopted by the department, each employing agency shall establish or convert a percentage of agency career service positions, not to exceed 10 percent, for the shared-employment program. However:

(a) No agency shall abolish any position occupied by an employee without his consent in order to make the duties of such position available to be performed on a shared-employment basis.

(b) No person who is employed on a full-time basis in an agency shall be required to accept shared employment as a condition of continued employment.

(3) The occupants of any position which has been converted from a full-time position to a shared-employment position shall retain the status of the former position with respect to bargaining unit membership.

(4) The employing agency shall be responsible for the day-to-day administration of the shared-employment program under the rules promulgated by the department.

(5) The department shall adopt any rules necessary to implement the provisions of this section; however, such rules shall be approved by the Administration Commission prior to their adoption by the department.

Section 3. This act shall take effect July 1, 1982.

The Committee on Personnel, Retirement and Collective Bargaining recommended the following amendment which was moved by Senator Margolis:

Amendment 2—In title on page 1, strike all of lines 1-7 and insert: A bill to be entitled An act relating to state employment; adding subsection (26) to s. 110.203, Florida Statutes, to define "shared employment" creating s. 110.210, Florida Statutes; requiring the Department of Administration to establish and maintain a plan for shared employment in the Career Service System; providing for conversion of a certain percentage of vacant full-time positions to shared-employment positions; providing limitations; providing for retention of status with respect to bargaining unit membership; providing for day-to-day administration by the employing agencies; providing for rules; providing an effective date.

WHEREAS, many individuals in our society possess great productive potential which goes unused because they cannot meet the requirements of a standard workweek, and

WHEREAS, part-time government employment provides older individuals with a gradual transition into retirement, provides employment opportunities to handicapped individuals or others who require a reduced workweek, and provides parents opportunities to balance family responsibilities with the need for additional income, and

WHEREAS, part-time permanent employment benefits government, as an employer, by increasing productivity and job satisfaction, while lowering turnover rates and absenteeism, offering management more flexibility in meeting work requirements, and filling shortages in various occupations, and

WHEREAS, part-time permanent employment benefits society by offering a needed alternative for those individuals who require or prefer shorter hours despite reduced income, thus increasing jobs available to reduce unemployment while retaining the skills of individuals who have training and experience, and

WHEREAS, the Legislature of the State of Florida should provide for increased part-time career employment opportunities throughout state government, NOW, THEREFORE,

On motion by Senator Margolis, the Senate reconsidered the vote by which Amendment 1 was adopted.

Senator Trask moved the following amendment to Amendment 1 which was adopted:

Amendment 1A—On page 2, line 10, strike "shall" and insert: may

Amendment 1 as amended was adopted.

Senator Langley moved the following amendment to Amendment 2 which was adopted:

Amendment 2A—On page 1, lines 11-19 and on page 2, lines 1-12, strike all of said lines

Amendment 2 as amended was adopted.

On motion by Senator Margolis, by two-thirds vote SB 156 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—36

Anderson	Hair	Lewis	Scott
Beard	Henderson	Margolis	Skinner
Carlucci	Hill	Maxwell	Steinberg
Childers, D.	Jenkins	McClain	Stevens
Dunn	Jenne	McKnight	Stuart
Frank	Jennings	Neal	Tobiassen
Gersten	Johnston	Peterson	Trask
Gordon	Kirkpatrick	Rehm	Vogt
Grizzle	Langley	Renick	Ware

Nays—None

By the Committee on Commerce and Senators Renick, Peterson, Hair, Jenkins, Vogt and McClain—

CS for SB 123—A bill to be entitled An act relating to public lodging establishments; creating s. 553.895, Florida Statutes; requiring future public lodging establishments to be equipped with an automatic sprinkler system; providing standards; requiring existing public lodging establishments to be equipped with an automatic sprinkler system and an automatic smoke detection system by certain dates; providing standards; providing an effective date.

—was read the first time by title and SB 123 was laid on the table.

On motion by Senator Renick, by two-thirds vote CS for SB 123 was read the second time by title.

Senators Renick and Dunn offered the following amendment which was moved by Senator Renick and adopted:

Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. Section 553.895, Florida Statutes, is created to read:

553.895 Fire safety.—

(1) Any public lodging establishment, as defined in s. 509.013, which is three stories or more and for which the con-

struction contract is let after September 30, 1982, shall be equipped with an automatic sprinkler system which conforms to the standards prescribed in the National Fire Protection Association publication NFPA No. 13-1975, "Standards for the Installation of Sprinkler Systems" and an automatic smoke detection system which conforms to standards prescribed in NFPA 72A-1979, "Local Protective Signalling Systems" and NFPA No. 72E-1978, "Automatic Fire Detectors".

(2) Notwithstanding any other provisions of law to the contrary, this section shall apply only to those public lodging establishments used primarily for transient occupancy as defined in s. 83.43(10) and whose rental agreements are not regulated by the Florida Residential Landlord and Tenant Act, part II, chapter 83.

Section 2. This act shall take effect October 1, 1982.

Senator Renick moved the following amendment which was adopted:

Amendment 2—In title on page 1, strike all of lines 6-10 and insert: sprinkler system and an automatic smoke detection system; providing

On motion by Senator Renick, by two-thirds vote CS for SB 123 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

Anderson	Hill	Maxwell	Stevens
Carlucci	Jenkins	McClain	Stuart
Childers, D.	Jenne	McKnight	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Renick	
Grizzle	Lewis	Skinner	
Henderson	Margolis	Steinberg	

Nays—None

Vote after roll call:

Yea—Hair, Scott

By the Committee on Commerce and Senators Renick, Peterson, Hair, Jenkins, Vogt and McClain—

CS for SB 124—A bill to be entitled An act relating to public lodging establishments; creating s. 509.212, Florida Statutes; requiring future public lodging establishments to be equipped with an automatic sprinkler system; providing standards; requiring existing public lodging establishments to be equipped with an automatic sprinkler system and an automatic smoke detection system by certain dates; providing standards; providing an effective date.

—was read the first time by title and SB 124 was laid on the table.

On motion by Senator Renick, by two-thirds vote CS for SB 124 was read the second time by title.

Senators Renick and Dunn offered the following amendment which was moved by Senator Renick and adopted:

Amendment 1—On page 1, strike everything after the enacting clause and insert:

Section 1. Section 509.212, Florida Statutes, is created to read:

509.212 Fire safety.—

(1) Any public lodging establishment, as defined in s. 509.013, which is three stories or more and for which the construction contract is let after September 30, 1982, shall be equipped with an automatic sprinkler system which conforms to the standards prescribed in the National Fire Protection Association publication NFPA No. 13-1975, "Standards for the Installation of Sprinkler Systems" and an automatic smoke detection system which conforms to standards prescribed in NFPA no. 72A-1979,

"Local Protective Signalling Systems" and NFPA No. 72E-1978, "Automatic Fire Detectors".

(2) Notwithstanding any other provisions of law to the contrary, this section shall apply only to those public lodging establishments used primarily for transient occupancy as defined in s. 83.43(10) and whose rental agreements are not regulated by the Florida Residential Landlord and Tenant Act, part II, chapter 83.

Section 2. This act shall take effect October 1, 1982.

Senator Renick moved the following amendment which was adopted:

Amendment 2—In title on page 1, strike lines 6-10 and insert: sprinkler system and an automatic smoke detection system; providing

On motion by Senator Renick, by two-thirds vote CS for SB 124 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Anderson	Henderson	Maxwell	Steinberg
Beard	Hill	McClain	Stevens
Carlucci	Jenkins	McKnight	Stuart
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Renick	
Grizzle	Lewis	Scott	
Hair	Margolis	Skinner	

Nays—None

SB 355—A bill to be entitled An act relating to legal advertisements; amending s. 50.011, Florida Statutes; requiring that the name of the entity required to publish a legal advertisement or notice appear in capital letters at the top of the notice; providing an effective date.

—was read the second time by title. On motion by Senator Stevens, by two-thirds vote SB 355 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—33

Anderson	Henderson	Margolis	Stevens
Beard	Hill	Maxwell	Stuart
Carlucci	Jenkins	McClain	Tobiassen
Childers, D.	Jenne	McKnight	Trask
Dunn	Jennings	Neal	Vogt
Frank	Johnston	Peterson	Ware
Gersten	Kirkpatrick	Rehm	
Grizzle	Langley	Skinner	
Hair	Lewis	Steinberg	

Nays—None

Vote after roll call:

Yea—Scott

SB 411—A bill to be entitled An act relating to the Judicial Qualifications Commission; amending s. 43.20(2), Florida Statutes; providing for staggered terms of commission members; providing a schedule for staggering such terms; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Civil recommended the following amendment which was moved by Senator Johnston and adopted:

Amendment 1—On page 1, lines 22, 25 and 29, strike the word "compared" and insert: composed

Senator Carlucci moved the following amendment which failed:

Amendment 2—On page 1, after line 31, insert:

Section 2. Judicial Qualifications Commission subject to public records and open meetings laws.—Meetings and records of the Judicial Qualifications Commission are subject to the provisions of chapter 119 and chapter 286 to the extent that such meetings and records are not specifically made confidential by the State Constitution. Pursuant to section 12(d) of Article V of the State Constitution, all rules of the commission in conflict herewith are hereby repealed.

On motion by Senator Johnston, by two-thirds vote SB 411 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—34

Anderson	Henderson	Margolis	Scott
Beard	Hill	Maxwell	Steinberg
Carlucci	Jenkins	McClain	Stevens
Childers, D.	Jenne	McKnight	Stuart
Dunn	Jennings	Neal	Trask
Frank	Johnston	Peterson	Vogt
Gersten	Kirkpatrick	Poole	Ware
Grizzle	Langley	Rehm	
Hair	Lewis	Renick	

Nays—None

On motion by Senator Dunn, the Senate recessed at 11:48 a.m.

The Senate was called to order by Senator Stuart at 11:53 a.m. A quorum present.

On motion by Senator Dunn, the rules were waived and time of adjournment was extended until 12:15 p.m.

On motion by Senator Dunn, without objection the following bills were withdrawn from the Committee on Rules and Calendar and placed on the special order calendar to be taken up in order: Senate Bills 38, 324, 357, 358, 388, 396, 422, 456, 470, 492, 499, 510, 528, 567, 586, 600, 601, 628, 996, 997, 998, 1001, 1002, 1004, 1005, 1007, 1008, 1009, 1011, 1013, 1014 and 1015.

LOCAL BILLS

SB 38—A bill to be entitled An act relating to Lake, Orange, and Seminole counties; amending s. 2, chapter 74-519, Laws of Florida; prohibiting the possession of firearms on certain portions of the Wekiwa and Little Wekiwa rivers; providing penalties; providing an effective date.

—was read the second time by title.

The Committee on Judiciary-Criminal recommended the following amendment which was moved by Senator Carlucci and adopted:

Amendment 1—On page 1, line 13, strike the word "Any" and insert: Notwithstanding any general laws to the contrary, any

On motion by Senator Carlucci, by two-thirds vote SB 38 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

Consideration of Senate Bills 324 and 357 was deferred.

SB 358—A bill to be entitled An act relating to Brevard County; repealing chapter 69-864, Laws of Florida, relating to authorizing military leave of absence for the district superintendent of schools and employees of the county school board and to provisions for length of leave and terms and conditions on which leave is to be granted; providing an effective date.

—was read the second time by title. On motion by Senator Maxwell, by two-thirds vote SB 358 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 388—A bill to be entitled An act relating to Sarasota County; amending s. 5, chapter 81-441, Laws of Florida; changing the number of trustees of the Holiday Park and Recreation District to be elected in even numbered years and in odd numbered years; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote SB 388 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 396—A bill to be entitled An act relating to the Canaveral Port District, Brevard County; amending Sections 1 and 2 of Article XVII of Chapter 28922, Laws of Florida, 1953, as amended, to change the monetary ceiling limitations of \$3,000 and \$1,000 to \$10,000 and \$3,000, respectively, below which limitations the formal advertisement bid procedure of the Canaveral Port Authority would not be followed, except that for work or purchases involving monetary sums between \$3,000 and \$10,000 three telephonic bids must be obtained; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 396 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 422—A bill to be entitled An act relating to Flagler County; relating to the Sixteen Mile Creek Water Control District

in Flagler County, created under Chapter 298, Florida Statutes, relating to the creation and organization of water control districts; providing that in addition to its powers under Chapter 298, Florida Statutes, said district shall have the power to maintain roadways and roads necessary and convenient for the exercise of the powers or duties or any of the powers or duties of said district and in furtherance of the purposes and intent of Chapter 298, Florida Statutes, to maintain streets, roadways, and roads necessary and convenient to provide access to and efficient development of areas made suitable and available for cultivation, settlement, urban and suburban, and other beneficial use and development as a result of the drainage, irrigation and reclamation operations of the district; extending the boundaries thereof to include additional lands in Flagler County; providing for a limit on the district maintenance taxes; making other provisions applying to the district; providing an effective date.

—was read the second time by title. On motion by Senator Dunn, by two-thirds vote SB 422 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 456—A bill to be entitled An act relating to the cities of Daytona Beach and Ormond Beach, Volusia County; providing for delineation of potable water and sanitary sewer system service areas between the two cities; providing for exceptions; changing the boundaries of the City of Ormond Beach; restricting the construction of the act; providing an effective date.

—was read the second time by title. On motion by Senator Dunn, by two-thirds vote SB 456 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

Consideration of SB 470 was deferred.

SB 492—A bill to be entitled An act relating to Brevard County; authorizing Brevard County to sell, lease or otherwise dispose of county owned property within the Gateway Center Industrial Park as defined herein by private sale or transaction; providing an exception to ss. 125.35-125.38, Florida Statutes; declaring private sales and transactions of property in Gateway Center Industrial Park to serve a public purpose; providing an effective date.

—was read the second time by title. On motion by Senator Maxwell, by two-thirds vote SB 492 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Barron	Carlucci	Dunn
Anderson	Beard	Childers, D.	Frank

Gersten	Jennings	McKnight	Stevens
Gordon	Johnston	Neal	Stuart
Grizzle	Kirkpatrick	Peterson	Thomas
Hair	Langley	Poole	Tobiassen
Henderson	Lewis	Rehm	Trask
Hill	Margolis	Scott	Vogt
Jenkins	Maxwell	Skinner	Ware
Jenne	McClain	Steinberg	

Nays—None

Consideration of SB 499 was deferred.

SB 510—A bill to be entitled An act relating to the City of Sebring; amending section 4, chapter 67-2070, Laws of Florida; providing that certain nominees for membership on the Sebring Airport Authority Board may live outside the City of Sebring; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote SB 510 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 528—A bill to be entitled An act relating to the City of Mount Dora, Lake County; extending the municipal limits of the city; providing an effective date.

—was read the second time by title. On motion by Senator Langley, by two-thirds vote SB 528 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 567—A bill to be entitled An act relating to Joshua water control district, DeSoto County; amending s. 1, chapter 69-1010, Laws of Florida, and s. 6 of said chapter, as amended by s. 1 of chapter 79-448, Laws of Florida; providing an amended boundary for the district; creating two subdistricts; providing that the subdistricts may have different maintenance tax rates; providing an effective date.

—was read the second time by title. On motion by Senator Neal, by two-thirds vote SB 567 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Frank	Jenkins	Margolis
Anderson	Gersten	Jenne	Maxwell
Barron	Gordon	Jennings	McClain
Beard	Grizzle	Johnston	McKnight
Carlucci	Hair	Kirkpatrick	Neal
Childers, D.	Henderson	Langley	Peterson
Dunn	Hill	Lewis	Poole

Rehm	Steinberg	Thomas	Vogt
Scott	Stevens	Tobiassen	Ware
Skinner	Stuart	Trask	

Nays—None

Lewis	Neal	Skinner	Tobiassen
Margolis	Peterson	Steinberg	Trask
Maxwell	Poole	Stevens	Vogt
McClain	Rehm	Stuart	Ware
McKnight	Scott	Thomas	

Nays—None

SB 586—A bill to be entitled An act relating to Lee County; creating the Lee County Aviation Authority; prescribing purposes, powers, and duties; providing for appointment of members and providing their powers and duties; providing for control of existing facilities; providing credit not pledged; providing severability; providing termination; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote SB 586 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

Consideration of SB 628 was deferred.

SB 996—A bill to be entitled An act relating to Pasco County; providing for the repeal of chapter 20053, Laws of Florida, 1939, chapter 29403, Laws of Florida, 1953, and chapter 59-726, Laws of Florida, upon the final sale or disposition of Jackson Memorial Hospital; providing an effective date.

—was read the second time by title. On motion by Senator Peterson, by two-thirds vote SB 996 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 600—A bill to be entitled An act relating to Hillsborough County; amending section 8 of chapter 80-510, Laws of Florida; providing for the development and administration of a personnel program by the Hillsborough County Hospital Authority for all employees of the authority; providing duties and responsibilities of the authority personnel program; providing for grievance procedures to be administered by the authority; providing for the election of an employee advisory committee; providing for review by the Legislature; providing for repeal of section 8 of chapter 80-510, Laws of Florida; providing an effective date.

—was read the second time by title. On motion by Senator Frank, by two-thirds vote SB 600 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 997—A bill to be entitled An act relating to St. Johns County; amending sections 2 and 7 of chapter 63-1853, Laws of Florida, as amended; extending the boundaries of the St. Augustine Airport Authority district to include all of said county; reducing the maximum millage which may be levied by the authority; providing for a referendum.

—was read the second time by title. On motion by Senator Langley, by two-thirds vote SB 997 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 601—A bill to be entitled An act relating to Hillsborough County; prohibiting the operation of airboats between sunset and sunrise in certain areas; providing an exception; requiring notice of such prohibition at rental premises; providing for owner liability; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Senator McClain, by two-thirds vote SB 601 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Childers, D.	Grizzle	Jenne
Anderson	Dunn	Hair	Jennings
Barron	Frank	Henderson	Johnston
Beard	Gersten	Hill	Kirkpatrick
Carlucci	Gordon	Jenkins	Langley

SB 998—A bill to be entitled An act relating to Pasco County; creating the Pasco Concourse and Park and Recreation Authority; providing for a nine-member board to head the Authority; providing for the appointment of board members, terms, and organization; providing for the general powers of the Authority; authorizing the assessment of ad valorem taxes; providing for a referendum.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 998 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Childers, D.	Grizzle	Jenne
Anderson	Dunn	Hair	Jennings
Barron	Frank	Henderson	Johnston
Beard	Gersten	Hill	Kirkpatrick
Carlucci	Gordon	Jenkins	Langley

Lewis	Neal	Skinner	Tobiassen
Margolis	Peterson	Steinberg	Trask
Maxwell	Poole	Stevens	Vogt
McClain	Rehm	Stuart	Ware
McKnight	Scott	Thomas	

Nays—None

SB 1001—A bill to be entitled An act relating to Pasco County; creating and establishing a special district in Pasco County to be known and designated as the Pasco County Industrial Development Authority; providing for the boundaries of the authority; providing for the membership and appointment of the authority; providing for officers; providing for a quorum; providing for meetings and rules of procedure; providing for duties; authorizing the board of county commissioners to lease certain property for industrial purposes; providing for the powers of the authority; providing for the issuance of industrial development revenue bonds; providing for ad valorem taxation; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 1001 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

Consideration of SB 1002 was deferred.

SB 1004—A bill to be entitled An act relating to St. Johns County; permitting the Anastasia Sanitary District to borrow money and to issue bonds and notes and other evidence of indebtedness in the same manner and under the same interest rates, restraints and conditions that pertain to nonchartered counties, so long as the purpose for incurring the indebtedness is consistent with the purposes for which the Anastasia Sanitary District was created; repealing all portions of chapter 27865, Laws of Florida, 1951, as amended, that are inconsistent herewith; providing an effective date.

—was read the second time by title. On motion by Senator Langley, by two-thirds vote SB 1004 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1005—A bill to be entitled An act relating to Brevard County; amending section 2 of chapter 65-1289, Laws of Florida, providing that the Merritt Island library board shall be made up of the residents, rather than the freeholders, of the district; amending section 4 of chapter 65-1289, Laws of Florida, as

amended by chapter 76-330, Laws of Florida, relating to review of the library board's proposed budget, to conform with this change; providing an effective date.

—was read the second time by title. On motion by Senator Vogt, by two-thirds vote SB 1005 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1007—A bill to be entitled An act relating to Santa Rosa County; repealing chapter 80-603, Laws of Florida, relating to the Holley-Navarre Fire District; abolishing the district; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Tobiassen, by two-thirds vote SB 1007 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1008—A bill to be entitled An act relating to Charlotte County; amending section 4 of chapter 69-931, Laws of Florida, as amended; changing the maximum rate of assessments on property within the district; authorizing the assessment of a capital contribution charge; providing severability; providing for a referendum; providing an effective date.

—was read the second time by title. On motion by Senator Henderson, by two-thirds vote SB 1008 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1009—A bill to be entitled An act relating to Citrus County, Homosassa Special Water District; amending Section 1 of Chapter 59-1177, Laws of Florida, as amended, by increasing the territorial limits of the district; providing an effective date.

—was read the second time by title. On motion by Senator Trask, by two-thirds vote SB 1009 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1011—A bill to be entitled An act relating to Alachua County; adding section 5 to chapter 75-325, Laws of Florida, as amended; authorizing the Board of County Commissioners to pay the legal costs and reasonable attorneys' fees for correctional officers in criminal actions under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Senator Kirkpatrick, by two-thirds vote SB 1011 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1013—A bill to be entitled An act relating to the City of Boca Raton; creating the Boca Raton Airport Authority; providing for its membership, terms of office, officers, quorum, and meetings; defining the powers and duties of the authority; providing for reimbursement of travel expenses; providing for budgets; providing for transfer of funds; providing for an airport manager; defining the relationship between the authority, City of Boca Raton, Palm Beach County and the State of Florida; providing an effective date.

—was read the second time by title. On motion by Senator Lewis, by two-thirds vote SB 1013 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1014—A bill to be entitled An act relating to Bradford County; amending chapter 27413, Laws of Florida, 1951, authorizing the Board of Trustees of Bradford County Hospital Corporation to transfer the capital facilities of Bradford County Hospital to a nonprofit corporation; providing for dissolution of the Board of Trustees; providing for reestablishment of the Board of Trustees; providing an effective date.

—was read the second time by title. On motion by Senator Skinner, by two-thirds vote SB 1014 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

SB 1015—A bill to be entitled An act relating to Alachua County, Florida; authorizing Alachua County to obtain repayment of certain public assistance funds from recipients thereof; providing that the county may require such recipients to execute liens in favor of the county on their real and personal property or interest therein; providing for the satisfaction, settlement, or enforcement of such liens; providing an effective date.

—was read the second time by title. On motion by Senator Kirkpatrick, by two-thirds vote SB 1015 was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Grizzle	Lewis	Skinner
Anderson	Hair	Margolis	Steinberg
Barron	Henderson	Maxwell	Stevens
Beard	Hill	McClain	Stuart
Carlucci	Jenkins	McKnight	Thomas
Childers, D.	Jenne	Neal	Tobiassen
Dunn	Jennings	Peterson	Trask
Frank	Johnston	Poole	Vogt
Gersten	Kirkpatrick	Rehm	Ware
Gordon	Langley	Scott	

Nays—None

On motion by Senator Dunn, the rules were waived and the Special Order Calendar Subcommittee was granted permission to meet upon adjournment for the purpose of adopting a schedule for the week of February 22 and setting the special order calendar for Tuesday, February 23.

On motion by Senator Dunn, the rules were waived and the Senate reverted to—

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

*The Honorable W. D. Childers, President*

I am directed to inform the Senate that the House of Representatives has passed SB 1017.

*Allen Morris, Clerk*

The bill contained in the above message was ordered enrolled.

CO-INTRODUCERS

Senator Langley—SM 378; Senator Renick—SB 939; Senator Johnston—SB 964

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 17 was corrected and approved.

The Journal of February 16 was further corrected and approved as follows:

Page 167, column 2, from bottom, between lines 13 and 14 insert:

Senator McClain moved that the Senate reconsider the vote by which SB 509 failed to pass.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 12:20 p.m. to convene at 9:00 a.m., Tuesday, February 23.